

UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

CLARENCE OTWORTH,

Plaintiff,

vs

WILLIAMS, HUGHES & COOK, PLLC,  
a corporation, and HAROLD F. CLOSZ, III,  
SHON A. COOK, SUSAN M. FRANKLIN,  
individuals,

Defendants.

File No. 1:11-cv-00206-GJQ

Gordon J. Quist  
U.S. District Judge

MOTION TO SET ASIDE THE  
ATTORNEY APPEARANCE OF  
THEODORE N. WILLIAMS, JR.  
& ERIC C. GRIMM

Clarence Otworth, In Pro Per  
187 E. Daniels Road  
Twin Lake, MI 49457  
Telephone: 231-292-1065

Theodore N. Williams, Jr. (P32291)  
(aka Defendant Williams, Hughes & Cook)  
Attorney for all Defendants  
120 W. Apple Avenue, P.O. Box 599  
Muskegon, MI 49443-0599  
Telephone: 231-726-4857  
Fax: 231-727-2130  
E-mail:

Eric C. Grimm (P58990)  
(aka Defendant Williams, Hughes & Cook)  
Attorney for all Defendants  
120 W. Apple Avenue, P.O. Box 599  
Muskegon, MI 49443-0599  
Telephone: 231-727-2111  
Fax: 231-727-2130  
E-mail:

The Plaintiff moves the Court for an order to set aside the attorney appearance of Theodore N. Williams, Jr., and Eric C. Grimm (aka Defendant Williams, Hughes & Cook) entered in the above action on March 07, 2011, on the grounds that it is unethical for Defendants to represent Defendants. Furthermore, there is no precedent for such nonsense. Theodore N. Williams, Jr. is a partner in the Defendant law firm of Williams, Hughes & Cook, and Defendant Eric C. Grimm is an attorney in the Defendant law firm of Williams, Hughes & Cook.

If Theodore N. Williams, Jr., and Eric C. Grimm are given the right to represent all Defendants in this case they would be entitled to listen to what fellow Defendants say in answer to questions, either at deposition or at trial, or tell fellow Defendants what to say in answer to questions, either at deposition or at trial. Theodore N. Williams, Jr., and Eric C. Grimm should only be allowed to represent the Defendant law firm of Williams, Hughes & Cook. Defendants Harold F. Closz, III, Shon A. Cook, and Susan M. Franklin should represent themselves or hire a lawyer.

March 22, 2011

  
Clarence Otworth

CERTIFICATE OF SERVICE

I, Clarence Otworth, state that I served a true and correct copy of this Motion to Defendants Theodore N. Williams, Jr., and Eric C. Grimm (A.K.A. Defendant Williams, Hughes & Cook, PLLC) the Attorneys for All Defendants.

Dated: March 22, 2011

  
Clarence Otworth